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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/734,952	12/11/2000	Aravind Sitaraman	CISCO-3294	4939

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EXAMINER

PATEL, ASHOKKUMAR B

ART UNIT	PAPER NUMBER
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2154

DATE MAILED: 07/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/734,952	Applicant(s) SITARAMAN ET AL.	
	Examiner Ashok B. Patel	Art Unit 2154	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 07 June 2004.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 2-9, 11, 13-20, 22, 24-31, 33, 36-43 and 45 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 2-9, 11, 13-20, 22, 24-31, 33, 36-43 and 45 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. Application Number 09/734, 952 was filed on 12/11/2000. Claims 2-9, 11, 13-20, 22, 24-31, 33, 36-43 and 45 are subject to examination.

Response to Arguments

2. Applicant's arguments filed June 07, 2004 have been fully considered but they are not persuasive for the following reasons:

- a. In response to applicant's arguments, the recitation "denial of service attack" has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951).

- b. Also, in response to arguments concerning the teaching of the reference 1) Prabandham for applying the preventive measures and tracking the hackers (both potential and actual) by logging multiple failed accesses by a particular browser within a specific period of time or determine the frequency and type of various security failures promulgated by the user of a particular browser. The process and concepts are significant and of paramount importance for one having ordinary skill in the art to apply the same mechanism in the relevant scenarios, and 2) Primeaux's invention disclosing only as few as "5 commands"

and any "critical commands". The reference teaches "a usage based pattern authenticator for monitoring and reporting on user usage patterns in an operating system using a set of security rules and user usage patterns.". The process and concepts are significant and of paramount importance for one having ordinary skill in the art to apply the same mechanism in the relevant scenarios.

c. However, applicant's arguments with respect to providing explanation regarding denial of attack have been considered, and as such new grounds of rejections have been made in view of Lin et al. (US 6,751, 668).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless-

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 2, 5, 11, 13, 16, 22, 24, 27 and 33 are rejected under 35 U.S.C. 102(e) as being anticipated by Lin et al. (hereinafter Lin)(US 6,751, 668).

Referring to claim 2,

The reference teaches a method for preventing denial of service attacks (col.1, lines 7-10) against Hypertext Transfer Protocol (HTTP) servers (col.2, lines 17-25) the method comprising:

receiving a HTTP request from a subscriber using a first communication network coupled to at least one other communication network. said request including a Universal Resource Locator (URL), (col.2, lines 21-25)

receiving a profile for said subscriber; filtering said request to determine whether said subscriber is authorized to make said request based upon said profile, (col.2, lines 63-66, col.4, lines 14-18) said filtering including:

updating a client HTTP request count when said request is a HTTP "GET" request or a HTTP "POST" request; and applying HTTP server attack preventative measures when said request count exceeds a maximum HTTP request count and forwarding said request to said at least one other communication network when said subscriber is authorized to make said request. (col.2, lines 26-62, col.4, lines 14-18).

Referring to claim 5,

The reference teaches the method wherein said applying further comprises dropping the data packet containing said request when said request count exceeds said maximum HTTP request count.(col.2, lines 33-39, lines 63-66).

Referring to claim 11,

11 . The reference teaches a method. for preventing denial of service attacks against (col.1, lines 7-10) against Hypertext Transfer Protocol (HTTP) servers (col.2, lines 17-25) the method comprising:

receiving a HTTP request from a subscriber using a first communication network coupled to at least one other communication network. said request including a Universal Resource Locator (URL); (col.2, lines 21-25)

receiving a profile for said subscriber'; filtering said request to determine whether said subscriber is authorized to make said request based upon said profile. wherein said filtering comprises indicating said request is unauthorized when the frequency of HTTP requests for said URL exceeds a maximum HTTP request frequency; and forwarding said request to said at least one other communication network when said subscriber is authorized to make said request. (col.2, lines 26-66, col.4, lines 14-18).

Referring to claim 13,

Claim 13 is a claim to a program storage device readable by a machine, embodying a program of instructions executable by the machine to perform the steps of method of claim 2. Therefore, claim 13 is rejected for the reasons set forth for the claim 2.

Referring to claim 16,

Claim 16 is a claim to a program storage device readable by a machine, embodying a program of instructions executable by the machine to perform the steps of method of claim 5. Therefore, claim 16 is rejected for the reasons set forth for the claim 5.

Referring to claim 22,

Claim 22 is a claim to a program storage device readable by a machine, embodying a program of instructions executable by the machine to perform the steps of method of claim 11. Therefore, claim 22 is rejected for the reasons set forth for the claim 11.

Referring to claim 24,

Art Unit: 2154

Claim 24 is a claim to an apparatus carrying out the method of claim 2. Therefore, claim 24 is rejected for the reasons set forth for the claim 2.

Referring to claim 27,

Claim 27 is a claim to an apparatus carrying out the method of claim 5. Therefore, claim 27 is rejected for the reasons set forth for the claim 5.

Referring to claim 33,

Claim 33 is a claim to an apparatus carrying out the method of claim 11. Therefore, claim 33 is rejected for the reasons set forth for the claim 11.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 3, 4-6, 14, 15, 17-20, 25, 26 and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al. (hereinafter Lin)(US 6,751, 668) in view of Primeaux et al. (hereinafter Primeaux) (US 6,334,121).

Referring to claims 3 and 4,

Keeping in mind the teachings of the reference Lin as stated above, the reference fails to teach setting an alarm when request count exceeds said maximum HTTP request count and sending alarm to an Internet Service Provider (ISP) associated with subscriber . The reference Primeaux teaches the action taken could be defined to suspend the user account or merely mail a message to the system administrator

(sending alarm to an Internet Service Provider (ISP) associated with subscriber), warning of a potential intruder including the category of users such as Yes--definitely the appropriate user, No--definitely an intruder and Yes/No--may or may not be the appropriate user. (col. 10, lines 50-59). The reference also teaches that if the usage pattern is outside of the user's normal usage pattern, this triggers the system to react automatically. The reaction of the system is adjustable and will depend primarily on the nature and the degree of destructiveness of a particular command and the level of security awareness that the software is set for (dropping the data packet containing request). Various levels of security are determined by the list of commands deemed critical by the system administrator. (col. 10, lines 60-67). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made to combine Lin's capabilities with Primeaux's usage pattern tracking capabilities and applying the attack preventive measures based on the set threshold levels such as request count exceeding a maximum HTTP request counts and setting an alarm to the ISP (the system administrator).

Referring to claims 6, 7, 8 and 9,

Keeping in mind the teachings of Lin as stated above, although the reference teaches disabling HTTP requests for a hold-down period when said request count exceeds said maximum HTTP request count. (Fig. 4, "shaded area"), the reference fails to teach shutting down the account used to access first communication network when request count exceeds said maximum HTTP request count and increasing said hold-down period each time said HTTP count exceeds said maximum HTTP request count, and

Art Unit: 2154

wherein said hold-down period increases exponentially each time said HTTP count exceeds said maximum HTTP request count. The reference Primeaux teaches the action taken could be defined to suspend the user account (shutting down the account used to access and disabling HTTP requests for a hold-down period) or merely mail a message to the system administrator, warning of a potential intruder including the category of users such as Yes--definitely the appropriate user, No--definitely an intruder and Yes/No--may or may not be the appropriate user. (col. 10, lines 50-59). The reference also teaches that if the usage pattern is outside of the user's normal usage pattern, this triggers the system to react automatically. The reaction of the system is adjustable and will depend primarily on the nature and the degree of destructiveness of a particular command and the level of security awareness that the software is set for (hold-down period each time HTTP count exceeds said maximum HTTP request count and hold-down period increases exponentially each time HTTP count exceeds maximum HTTP request count). Various levels of security are determined by the list of commands deemed critical by the system administrator. (col. 10, lines 60-67).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made to combine Lin with Primeaux's usage pattern tracking capabilities based on the normal commands such as a HTTP "GET" request or a HTTP "POST" request; and applying the attack preventive measures based on the set threshold levels such as request count exceeding a maximum HTTP request counts set by the security rules and to suspend the user account (shutting down the account used to access and disabling HTTP requests for a hold-down period) as desired, based on

the level of security awareness that the software is set for (hold-down period each time HTTP count exceeds said maximum HTTP request count and hold-down period increases exponentially each time HTTP count exceeds maximum HTTP request count) when request count exceeds a maximum HTTP. This provides a system wherein the system will detect a difference in the pattern of usage. When such a difference is detected, the system will take the appropriate action.

Referring to claims 14 and 15,

Claims 14 and 15 are claims to a program storage device readable by a machine, embodying a program of instructions executable by the machine to perform the steps of method of claims 3 and 4. Therefore, claims 14 and 15 are rejected for the reasons set forth for the claims 3 and 4.

Referring to claims 17, 18, 19 and 20,

Claims 17, 18, 19 and 20 are claims to a program storage device readable by a machine, embodying a program of instructions executable by the machine to perform the steps of method of claims 6, 7, 8 and 9. Therefore, claims 17, 18, 19 and 20 are rejected for the reasons set forth for the claims 6, 7, 8 and 9.

Referring to claims 25 and 26,

Claims 25 and 26 are claims to an apparatus carrying out the method of claims 3 and 4. Therefore, claims 25 and 26 are rejected for the reasons set forth for the claims 3 and 4.

Referring to claims 28, 29, 30 and 31,

Claims 28, 29, 30 and 31 are claims to an apparatus carrying out the method of claims 6, 7, 8 and 9. Therefore, claims 28, 29, 30 and 31 are rejected for the reasons set forth for the claims 6, 7, 8 and 9.

7. Claims 36-42 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al. (hereinafter Lin)(US 6,751, 668) in view of Primeaux et al. (hereinafter Primeaux) (US 6,334,121). as applied to claims above, and further in view of Prabandham et al. (hereinafter Prabandham)(US 6,701,438).

Referring to claim 36,

The reference Lin teaches a first receiving interface capable of accepting a HTTP request received from a subscriber using a first communication network., said request including a Universal Resource Locator (URL);(Fig. 1, element 106); a profile request generator capable of generating a profile request based upon said request; (col.2, lines 63-66); a filter capable of determining whether said request is authorized based upon said requested profile. said filter including; an updater to update a client HTTP request count when said request is a HTTP "GET" request or a HTTP "POST" request', and a responder to apply HTTP server attack preventative measures when said request count exceeds a maximum HTTP request count; (col.2, lines 26-66, col.4, lines 14-18). Keeping in mind the teachings of the references Lin and Primeaux, both of these references fails to a first forwarding interface capable of sending said profile request to an AAA server; a second receiving interface capable of accepting a requested profile; an authorizer capable of allowing said request to be forwarding on at least one other

communication network coupled to said first communication network; and a second forwarding interface capable of forwarding said request on said at least one other communication network. The reference Prabandham teaches an authorizer capable of allowing said request said request to be forwarded on at least one other communication network coupled to said first communication network. (Fig. 2, element 216 and col.4, line 67 and col. 5, lines 1-8); a first forwarding interface capable of sending said profile request to an AAA server; (element 212 which has the first receiving interface which is AAA server); a second receiving inter-face capable of accepting a requested profile; and a second forwarding interface capable of forwarding said request on said at least one other communication network. (element 216's interfaces connected to element 212 and element 206). Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made to combine Lin with Primeaux's usage pattern tracking capabilities and Prabandham's security protocols. In this way, it will provide an alternative to the Lin's system for an user AAA verification, in addition to filter's capability to selectively passing some of the session establishment requests.

Referring to claims 37 and 38,

Claims 37 and 38 are rejected for the reasons set forth for the claims 3 and 4.

Referring to claim 39,

The reference Lin teaches the method wherein the responder drops the data packet containing said request when said request count exceeds said maximum HTTP request count.(col.2, lines 33-39, lines 63-66).

Referring to claims 40, 41, 42 and 43,

Art Unit: 2154

Claims 40, 41, 42 and 43 are rejected for the reasons set forth for the claims 6,7,8 and 9.

Referring to claim 45,

The reference Lin teaches a first receiving interface capable of accepting a HTTP request received from a subscriber using a first communication network., said request including a Universal Resource Locator (URL);(Fig. 1, element 106); a profile request generator capable of generating a profile request based upon said request; (col.2, lines 63-66); a filter capable of determining whether said request is authorized based upon said requested profile, wherein said filter indicates said request is unauthorized when the frequency of HTTP requests for said URL exceeds a maximum HTTP request frequency; (col.2, lines 26-66, col.4, lines 14-18). Keeping in mind the teachings of the references Lin and Primeaux, both of these references fails to a first forwarding interface capable of sending said profile request to an AAA server; a second receiving interface capable of accepting a requested profile; an authorizer capable of allowing said request to be forwarding on at least one other communication network coupled to said first communication network: and a second forwarding interface capable of forwarding said request on said at least one other communication network. The reference Prabandham teaches an authorizer capable of allowing said request said request to be forwarded on at least one other communication network coupled to said first communication network. (Fig. 2, element 216 and col.4, line 67 and col. 5, lines 1-8); a first forwarding interface capable of sending said profile request to an AAA server; (element 212 which has the first receiving interface which is AAA server); a second

Art Unit: 2154

receiving inter-face capable of accepting a requested profile; and a second forwarding interface capable of forwarding said request on said at least one other communication network. (element 216's interfaces connected to element 212 and element 206).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made to combine Lin with Primeaux's usage pattern tracking capabilities and Prabandham's security protocols. In this way, it will provide an alternative to the Lin's system for a user AAA verification, in addition to filter's capability to selectively passing some of the session establishment requests.

Conclusion


Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ashok B. Patel whose telephone number is (703) 305-2655. The examiner can normally be reached on 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John A Follansbee can be reached on (703) 305-8498. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2154

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ashok B. Patel
Examiner
Art Unit 2154



ZARNI MAUNG
PRIMARY EXAMINER